

tion of a Speaker pro tempore pending the disposition of certain ethics charges against the nominee of the majority party (Jan. 7, 1997, p. 115).

A Speaker may be removed at the will of the House, and a Speaker pro tempore appointed, *2 Grey, 186; 5 Grey, 134.*

§ 315. Removal of the Speaker.

A resolution declaring the Office of Speaker vacant presents a question of constitutional privilege (VI, 35), though the House has never removed a Speaker. It has on several occasions removed or suspended other officers, such as Clerk and Doorkeeper (I, 287-290, 292; II, 1417). A resolution for the removal of an officer is presented as a matter of privilege (I, 284-286; VI, 35). The Speaker may remove the Clerk, Sergeant-at-Arms, and Chief Administrative Officer under clause 1 of rule II.

SEC. X—ADDRESS

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A joint address of both Houses of Parliament is read by the Speaker of the House of Lords. It may be attended by both Houses in a body, or by a Committee from each House, or by the two Speakers only. An address of the House of Commons only may be presented by the Whole House, or by the Speaker, *9 Grey, 473; 1 Chandler, 298, 301;* or by such particular members as are of the privy council. *2 Hats., 278.*

§ 316. Addresses to the President.

In the first years of Congress the President annually delivered an address to the two Houses in joint session, and the House then prepared an address, which the Speaker, attended by the House, carried to the President. A joint rule of 1789 also provided for the presentation of joint addresses of the two Houses to the President (V, 6630). In 1876 the joint rules of the House were abrogated, including the joint rule providing for presentation of the joint addresses of the two Houses to the President (V, 6782-6787). In 1801 President Jefferson transmitted a message in writing and discontinued the practice of making addresses in person. From 1801 to 1913 all messages were sent in writing (V, 6629), but President Wilson resumed the custom of making addresses in person on April 8, 1913, and, with the exception of President Hoover (VIII, 3333), the custom has been followed generally by subsequent Presidents.